

EXHIBIT A

Wolf, Jason

Subject: RE: Delphi--Supplemental Production of Rothschild Documents I

-----Original Message-----

From: Steingart, Bonnie [mailto:SteinBo@friedfrank.com]
Sent: Saturday, January 06, 2007 7:53 PM
To: Campanario, Nick; | Latham & Watkins: Rosenberg, Robert; mitchell.seider@lw.com; steinbo@friedfrank.com; torrede@friedfrank.com; goddada@friedfrank.com; tkennedy@kjmlabor.com; Adrienne.Wheatley@lw.com; drosner@kasowitz.com; mfay@kasowitz.com; jgleit@kasowitz.com; Mark.Broude@lw.com; | Latham & Watkins: Brandt, James; tlauria@whitecase.com; gkurtz@ny.whitecase.com; dbaumstein@ny.whitecase.com; gbray@milbank.com; cbell@milbank.com; dcohen2@milbank.com; Michael.kessler@weil.com; jeff.tanenbaum@weil.com; | Weil: Ommen, Todd; robert.lemons@weil.com; blair.connelly@lw.com; jgleit@kasowitz.com; sjennik@kjmlabor.com; kenric.kattner@haynesboone.com; lenard.parkins@haynesboone.com; brian.hail@haynesboone.com; judith.elkin@haynesboone.com; kourtney.lyda@haynesboone.com; john.penn@haynesboone.com
Cc: Hogan III, Albert; Corcoran, Sean P
Subject: RE: Delphi--Supplemental Production of Rothschild Documents I

to the extent you are now offering the testimony of mr. resnick and documents as well, it is inappropriate to make a partial production. we hereby call for the production of all rothschild documents concerning the framework agreements, including but not limited to communications with the debtors, and any and all third parties. the relevant time frame is november 1 through the present. absent complete production of the documents described in the preceding sentence we will object to the introduction of any testimony of mr.resnick. Al, if you have any questions or concerns or would like to discuss the foregoing, you can reach me in the office tomorrow after 12 and anytime by email.

From: Campanario, Nick [mailto:NCAMPANA@skadden.com]
Sent: Sat 1/6/2007 6:02 PM
To: | Latham & Watkins: Rosenberg, Robert; mitchell.seider@lw.com; steinbo@ffhsj.com; torrede@ffhsj.com; goddada@ffhsj.com; tkennedy@kjmlabor.com; Adrienne.Wheatley@lw.com; drosner@kasowitz.com; mfay@kasowitz.com; jgleit@kasowitz.com; Mark.Broude@lw.com; | Latham & Watkins: Brandt, James; tlauria@whitecase.com; gkurtz@ny.whitecase.com; dbaumstein@ny.whitecase.com; gbray@milbank.com; cbell@milbank.com; dcohen2@milbank.com; Michael.kessler@weil.com; jeff.tanenbaum@weil.com; | Weil: Ommen, Todd; robert.lemons@weil.com; blair.connelly@lw.com; jgleit@kasowitz.com; sjennik@kjmlabor.com; kenric.kattner@haynesboone.com; lenard.parkins@haynesboone.com; brian.hail@haynesboone.com; judith.elkin@haynesboone.com; kourtney.lyda@haynesboone.com; john.penn@haynesboone.com
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Counsel, this is the first of two e-mails containing documents that David Resnick and/or Rothschild Inc. developed in connection with formulating the views and opinions that Mr. Resnick expressed to Delphi Corporation's Board of Directors. The documents in this set bear Bates numbers DELPHI-FL 002032 through DELPHI-FL 002093. As with all documents produced by the Debtors in connection with the framework motion, these documents are subject to the stipulations and agreed protective orders executed in connection with the motion.

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Further information about the firm, a list of the Partners and their professional qualifications will be provided upon request.

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